FEDERAL MINE SAFETY AND HEALTH REVIEW COMMISSION

OFFICE OF ADMINISTRATIVE LAW JUDGES
2 SKYLINE, 10th FLOOR
5203 LEESBURG PIKE
FALLS CHURCH, VIRGINIA 22041

AUG 14 1986

:

DAN L. THOMPSON, : DIS

DISCRIMINATION PROCEEDING

Complainant

Docket No. WEST 85-77-DM

:

MSHA Case No. MD 82-27

GILBERT INDUSTRIAL,

Respondent : Cyprus Thompson Creek Project

DECISION DENYING JOINDER

On July 22, 1986, the Complainant filed with this Commission a request for joinder of the Secretary of Labor as a "party-respondent" in this case of discrimination under section 105(c) of the Federal Mine Safety and Health Act of 1977, the "Act," and as grounds therefore stated as follows:

This matter has been allowed to languish, wrongly, for approximately five (5) years. It is only with the intervention of the Commission that MSHA has even nominally been willing to address their statutory responsibility [presumably under section 105(c)(3) of the Act] to resolve this matter. At this juncture, the Complainant simply does not know what it is that the Secretary has done to fairly investigate and/or assess the underlying Complaint herein. Without the inclusion of the Secretary, so as to be subject to service of process, can the Complainant fully present the facts of this matter to the Commission.

FED. R. CIV. P. 19(a) applicable hereto by virtue of Commission Rule l(b), 29 C.F.R. § 2700.l(b), provides in relevant part as follows:

A person who is subject to service of process and whose joinder will not deprive the court of juris—diction over the subject matter of the action shall be joined as a party in the action if (1) in his absence complete relief can not be accorded among those already parties, or (2) he claims an interest relating to the subject of the action and is so situated that the disposition if the action in his absence may (i) as a pratical matter impare or impede his ability to protect an interest or (ii) leave any of the persons already a party subject to a substantial risk of incurring double, multiple, or otherwise inconsistent obligations by reason of